The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New York [Mr. GILMAN] that the House suspend the rules and agree to the concurrent resolution, House Resolution 117, as amended, on which the yeas and nays are or-

The vote was taken by electronic device, and there were—yeas 409, nays 0, not voting 23, as follows:

[Roll No 848]

YEAS-409

Haves

Danner

Abercrombie

Allard Hayworth Davis Hefley Andrews de la Garza Archer Deal Hefner DeFazio Heineman Armey DeLay Dellums Bachus Herger Hilleary Baesler Baker (CA) Hilliard Deutsch Baker (LA) Diaz-Balart Hinchey Baldacci Dickey Hobson Ballenger Dingell Hoekstra Dixon Doggett Hoke Holden Barcia Barr Barrett (NE) Hostettler Barrett (WI) Doolittle Bartlett Houghton Dornan Barton Hoyer Bass Dreier Hunter Bateman Duncan Hutchinson Hyde Becerra Dunn Inglis Istook Beilenson Durbin Edwards Bentsen Bereuter Ehlers Jackson-Lee Berman Ehrlich Jacobs Bevill Jefferson Emerson Bilbray Engel Johnson (CT) Bilirakis English Johnson (SD) Johnson, E. B. Bishop Ensign Bliley Eshoo Johnson, Sam Johnston Blute Evans Boehlert Everett Jones Kanjorski Boehner Ewing Bonilla Kaptur Kasich Farr Fattah Bonior Kelly Kennedy (MA) Bono Fawell Borski Fazio Fields (LA) Kennedy (RI) Boucher Brewster Fields (TX) Kennelly Filner Kildee Browder Brown (CA) Flanagan Brown (FL) Foglietta King Brown (OH) Foley Kingston Brownback Forbes Kleczka Bryant (TN) Fowler Klink Bunn Klug Knollenberg Fox Frank (MA) Bunning Burr Franks (CT) Kolbe Franks (NJ) Burton LaFalce Callahan Frelinghuysen LaHood Calvert Frisa Lantos Camp Frost Largent Canady Funderburk Latham LaTourette Cardin Furse Gallegly Castle Laughlin Chabot Ganske Lazio Leach Gejdenson Chambliss Chenoweth Gekas Levin Gephardt Lewis (CA) Christensen Lewis (GA) Chrysler Geren Gibbons Lewis (KY) Clayton Clement Gilchrest Lightfoot Gillmor Lincoln Clinger Linder Lipinski Clyburn Gilman Coble Gonzalez Coburn Goodlatte Livingston Coleman Goodling LoBiondo Collins (GA) Gordon Longley Collins (IL) Goss Lowey Collins (MI) Graham Lucas Combest Green Luther Greenwood Condit Maloney Manton Manzullo Conyers Gunderson Cooley Gutierrez Costello Gutknecht Markey Hall (OH) Hall (TX) Martinez Cox Coyne Mascara Cramer Hamilton Matsui Crane Hancock McCarthy McCollum Hansen Crapo McCrery Cremeans Harman Hastings (FL) Hastings (WA) Cubin McDade Cunningham McDermott

Poshard McHale Stearns McHugh Stenholm Pryce McIntosh Quillen Stockman McKeon Quinn Radanovich Stokes McKinney Stump McNultv Rahall Stupak Ramstad Meehan Talent Meek Rangel Tanner Menendez Reed Tate Regula Metcalf Tauzin Richardson Meyers Taylor (MS) Mfume Riggs Taylor (NC) Mica Tejeda Rivers Miller (CA) Roemer Thomas Miller (FL) Rogers Thompson Rohrabacher Minge Thornberry Mink Ros-Lehtinen Thornton Molinari Rose Thurman Mollohan Roth Tiahrt Roukema Montgomery Torkildsen Roybal-Allard Moorhead Torres Torricelli Moran Royce Morella Traficant Murtha Salmon Myers Sanders Upton Myrick Sanford Visclosky Nadler Sawver Saxton Neal Vucanovich Nethercutt Scarborough Waldholtz Neumann Schaefer Walker Nev Schiff Walsh Norwood Schroeder Wamp Nussle Schumer Ward Oberstar Scott Waters Obey Seastrand Watt (NC) Watts (OK) Olver Sensenbrenner Ortiz Serrano Waxman Weldon (FL) Orton Shadegg Weldon (PA) Owens Shaw Oxley Shays Weller Packard Shuster White Pallone Sisisky Whitfield Wicker Parker Skaggs Skeen Skelton Pastor Williams Paxon Wilson Payne (NJ) Slaughter Wise Payne (VA) Smith (MI) Smith (NJ) Wolf Pelosi Woolsey Peterson (FL) Peterson (MN) Smith (TX) Wynn Smith (WA) Yates Young (AK) Petri Solomon Young (FL) Pombo Souder Pomerov Spence Zeliff Porter Spratt Portman Stark

NOT VOTING 23

	NOT VOTING—23	
Ackerman	Ford	Rush
Bryant (TX)	Hastert	Studds
Buyer	Lofgren	Tucker
Chapman	Martini	Velazquez
Clay	McInnis	Volkmer
DeLauro	Moakley	Wyden
Dicks	Pickett	Zimmer
Flake	Roberts	

□ 2032

So (two-thirds having voted in favor thereof) the rules were suspended and the concurrent resolution was agreed

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

PERSONAL EXPLANATION

Ms. DELAURO. Mr. Speaker, during rollcall vote No. 848 on House Concurrent Resolution 117, I was unavoidably detained. Had I been present, I would have voted "yea".

PERSONAL EXPLANATION

Mr. HASTERT. Mr. Speaker, on rollcall No. 845, 846, 847, and 848 I was unavoidably detained. Had I been present, I would have voted "yea" on each of those votes.

RESIGNATION AS CONFEREE AND APPOINTMENT OF CONFEREE ON H.R. 2539, ICC ELIMINATION ACT OF 1995

The SPEAKER pro tempore laid before the House the following resignation as a conferee:

CONGRESS OF THE UNITED STATES, House of Representatives, Washington, DC, December 12, 1995.

Hon. NEWT GINGRICH,

Speaker, House of Representatives,

Ŵashington, DC.

DEAR MR. SPEAKER: I hereby resign as a conferee on H.R. 2539, the ICC Elimination Act, effective immediately.

Thank you for your prompt attention to this matter. With best wishes and kind regards, I remain.

Sincerely,

WILLIAM O. LIPINSKI, Member of Congress.

The SPEAKER pro tempore (Mr. LAHOOD). Without objection, the resignation is accepted.

There was no objection.

The SPEAKER pro tempore. Without objection, to fill the vacancy, the Speaker appoints the gentleman from West Virginia [Mr. WISE] for consideration of the House bill and the Senate amendment and modifications committed to conference.

There was no objection.

The SPEAKER pro tempore. The Clerk will notify the Senate of the change in conferees.

RESIGNATION FROM THE HOUSE OF REPRESENTATIVES

The SPEAKER pro tempore laid before the House the following resignation from the House of Representatives:

CONGRESS OF THE UNITED STATES, HOUSE OF REPRESENTATIVES, Washington, DC, December 12, 1995.

Hon. PETE WILSON. Governor, State Capitol,

Sacramento, CA.

DEAR MR. GOVERNOR: Obviously, you are aware of the recent turn of events in my life. While I finally received my day in court, I, unfortunately, was not judged by a jury of my peers and in my opinion, did not receive a just verdict. Nevertheless, that verdict is a reality pending appeal.

As I stated to the media immediately after my verdict, it was never my intention to put the Congress through a vote on expulsion if I were convicted. Therefore, I am hereby tending my resignation as representative of the 37th Congressional district effective December 15, 1995.

Contrary to what anyone has ever said or intimated, I have never sold out my constituency or my oath of office. I am fully persuaded that in the near future God will . vindicate my name.

Sincerely,

WALTER R. TUCKER III.

GENERAL LEAVE

Mr. TATE. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and include extraneous material on H.R. 2243, passed earlier today.